4 5

Below is an accurate and true screen shot of the summary data for the YouTube channel "EXPOSING THE

CHAVEZ HOAX".

**PUBLIC ARTIFACT NUMBER ONE:** 

**Exposing the Chavez Hoax** 

37 subscribers · 82 videos

This YouTube channel is dedicated to exposing the lies, tricks, deceptions and hoaxes of YouTube pranksters

SUBSCRIBE 37

Internet Uniform Resource Locator (URL): <a href="https://www.youtube.com/channel/UCE7tEW\_y0gtxm82ihYAHANQ">https://www.youtube.com/channel/UCE7tEW\_y0gtxm82ihYAHANQ</a>

Screen capture



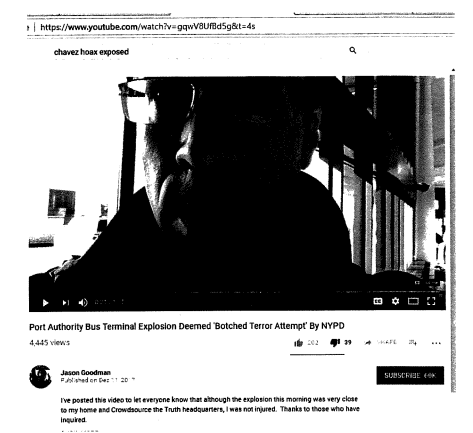
PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE [RJN]

# 

#### PUBLIC ARTIFACT NUMBER TWO:

Internet URL: https://www.youtube.com/watch?v=gqwV8UfBd5g&t=4s

The YouTube video entitled, "Port Authority Bus Terminal Explosion Deemed 'Botched Terror Attempt' By NYPD", dated 12/11/2017 (4.4K+ views).



#### Screen captured:



PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE [RJN]

1 2 The latest efforts of this nefarious group have graduated to a level that demands action. 3 Their malicious attacks have gone too far. Their deception must be exposed. They must 4 face justice for their acts. 5 They mask their method as childish antics and "troll" behavior but this is a charade to hide 6 their true, far more sinister purpose. They antagonize targets to elicit engagement and 7 perpetuate discord. They aim to make the very act of addressing their claims or actions appear to bring down the value of the content here. When lies go unchallenged, some may 8 begin to believe them. 9 10 11 12 begin to believe them. 13 This group also aims to raise their profile and profits by exploiting the explosive growth of the fantastic audience here, while they continue to deceive and attempt to take advantage of 14 the Crowdsource community. 15 To more effectively neutralize their efforts, Crowdsource the Truth will go back to ignoring 16 them and remain dedicated to investigative journalism, crowdsource fact checking and the serious work we have all set out to do. If you also wish to ignore these individuals, please 17 continue to enjoy that effort here. 18 Those interested in learning how the misguided, malignant personnel are carrying out their nefarious plans and help put an end to their wrongdoing may do so at a new YouTube 19 channel "Exposing the Chavez Hoax" with content coming soon, link below: 20 https://www.youtube.com/channel/UCE7t... 21 Thank you for your ongoing support. 22 https://www.youtube.com/channel/UCE7tEW\_y0gtxm82ihYAHANQ 23 24 25 26 27 28

PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE [RJN]

Date Filed 07/09/18 Entry Number 8-3

Page 3 of 38

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 4 of 38

#### PUBLIC ARTIFACT NUMBER THREE:

Internet URL: https://www.cnn.com/2017/12/11/us/new-york-possible-explosion-port-authority-subway/index.html

# Suspect in attempted 'terrorist attack' pledged allegiance to ISIS, officials say

By Brynn Gingras, Emanuella Grinberg and Eliott C. McLaughlin, CNN
(3) Updated 10:58 AM ET, Tue December 12, 2017



PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE [RJN]

PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE [RJN]

## PUBLIC ARTIFACT NUMBER FOUR:

"SIXTH DECLARATION OF D. GEORGE SWEIGERT", [Doc.59, 6/07/2018] Case: 3:17-cv-00601-MHL

Excerpt from the SIXTH DECLARATION OF D. GEORGE SWEIGERT, Doc. 59, 6/7/2018.

3:17-cv-00601-MHL Steele et al v. Goodman et al, M. Hannah Lauck, presiding, Date filed: 09/01/2017,

Date of last filing: 06/13/2018

#### SIXTH DECLARATION OF D. GEORGE SWEIGERT

Now comes D. George Sweigert, a non-attorney layman and California licensed Emergency Medical Technician, to affirm and attest the facts described below under penalties of perjury. The undersigned attests and affirms that all attached exhibits are true and accurate copies of sources (such as Internet web sites or e-mail messages).

#### I. JASON GOODMAN DISPARAGES THE NAME OF THE COURT

Defendant Jason Goodman has released yet another video production on yet another YouTube channel—
"Crazy Dave's Insane-a-torium", which is a reference to the undersigned. As seen in Exhibit One defendant
Goodman published a video entitled "The Webb of Lies and the Lying Liars Who Weave It....". May 9, 2018. The
video features the undersigned in a dunce cap, straight jacket and a jail booking placard that reads "CRAZY

DAVE". [Exh. 1].

In the video at 8:32 Goodman proclaims:

The entire document follows.

Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 1 of 22 PageID# 709 D. GEORGE SWEIGERT, C/O 1 **336 BON AIR CENTER #241 GREENBRAE, CA 94904** 2 3 IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA 4 RICHMOND DIVISION 5 Case No.: 3:17-CV-601-MHL ROBERT DAVID STEELE, ET. AL. 6 7 Plaintiff, DECLARATION OF D. 8 VS. GEORGE SWEIGERT JASON GOODMAN, ET. AL. 9 Defendant 10 SIXTH DECLARATION OF D. GEORGE SWEIGERT 11 Now comes D. George Sweigert, a non-attorney layman and California licensed Emergency Medical Technician, to 12 affirm and attest the facts described below under penalties of perjury. The undersigned attests and affirms that all 13 attached exhibits are true and accurate copies of sources (such as Internet web sites or e-mail messages). 14 JASON GOODMAN DISPARAGES THE NAME OF THE COURT I. 15 Defendant Jason Goodman has released yet another video production on yet another YouTube channel -16 "Crazy Dave's Insane-a-torium", which is a reference to the undersigned. As seen in Exhibit One defendant 17 Goodman published a video entitled "The Webb of Lies and the Lying Liars Who Weave It ....". May 9, 2018. The 18 video features the undersigned in a dunce cap, straight jacket and a jail booking placard that reads "CRAZY 19 DAVE". [Exh. 1]. 20 In the video at 8:32 Goodman proclaims: 21 08:47: GOODMAN. Why don't you release whatever evidence it is you think you have. And you can 22 intervene in the lawsuit. We all know it is a fake lawsuit. 23 Mr. Goodman then continues with his insinuations that the undersigned somehow assisted in some way 24 with regards to the Port of Charleston "Dirty Bomb Hoax" incident that took place on June 14, 2017. 25 08:54: GOODMAN. Is it possible that these guys are getting upset that I am talking about how they 26 orchestrated a bomb hoax. With the intention of putting me in jeopardy? [Exh. 1]. 27 28 DECLARATION OF D.GEORGE SWEIGERT - 1

Date Filed 07/09/18 Entry Number 8-3

Page 6 of 38

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 7 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 2 of 22 PageID# 710

**DENIED.** The undersigned denies the notion – in its entirety – that he somehow assisted, aided, planned, coordinated or executed any actions or activities associated with the reporting of a radiological device to the U.S. Coast Guard Section Duty Officer in Charleston, South Carolina or 8,000 tweets sent to the 7<sup>th</sup> District Coast Guard area Incident Command.

The undersigned has been driven to publishing a book about the above cited incident to clear his name from the defendant's insinuations, accusations and allegations. The book is entitled "Report: Port of Charleston Dirty Bomb Hoax and Social Media Liability". [Exh. 2].

#### II. INSINUATIONS CONTINUE REGARDING NEW MEXICO ASSASSINATION PLOT

Exhibit Three consists of a screen shot of another Jason Goodman YouTube video, entitled, "Serco's Four Horsemen and the North Tower on 9/11 with Special Guest David Hawkins", May 29, 2018. [Exh.3]. The bulk of the video is a discussion about conspiracy theories related to the 9/11/2201 collapse of the World Trade Center Towers. At 1.00:01 Goodman proclaims:

01.00:01: GOODMAN. I do want to come back to one topic, though, can I? So you spoke about the magnatron and this is amazingly coincidental. That you would bring this up in our conversation, today. I have mentioned to you in the past ... uh ... my associate Quinn Michaels. And in about December Quinn suffered a spontaneous collapse of his lung.....

01.00:37: GOODMAN. But, we speculated at the time .. uh .. that it could have been caused by a microwave weapon. [Exh. 3]

**DENIED.** Again, the undersigned denies any notion – in its entirety – that he has some knowledge about microwave weaponry, has used such weaponry, has become familiar with such weaponry or has any operational weaponry. The notion that the undersigned is involved in microwave weapons, uses such weapons, has a background in such weapons, or any other extrapolation of this notion is hereby denied.

In a video produced by Mr. Goodman, entitled, "The Anonymous DarkNet Cult of Michael", March 29-2018, Mr. Goodman proclaims ([Exh. 4]):

14:52. GOODMAN. And I would recommend that the people that may or may not be pursuing Quinn should do the same thing.

**DECLARATION OF D.GEORGE SWEIGERT - 2** 

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15:00: GOODMAN. You and I saw some evidence that indicated that David Sweigert [the undersigned] was aware of your [Quinn] location in Vaughn, New Mexico. How could he have possibly known that?

DENIED. Once again, the undersigned denies all insinuations, allegations and accusations that I had any knowledge of the whereabouts of Quinn Michaels (Korey Atkin) when Mr. Michaels suffered the ruptured bleb on his lung which occurred near Vaughn, New Mexico in December 2017.

The assertions by Mr. Goodman that the undersigned had some type of knowledge as to the whereabouts of Mr. Michaels is completely denied in the most militant and strongest terms. This is a falsehood and devoid of truth.

48:44: GOODMAN. Robert David Steele's [plaintiff] stupid attorney sent me a letter -- it is my opinion that he is stupid, and I am free to exercise my opinions saying he is a stupid man.

49:15: GOODMAN. David Sweigert [undersigned] has been very active in trying to create false evidence. They all work together.

49:46: GOODMAN. Manual Chavez, Robert David Steele, David Sweigert all work together. [Exh. 4] DENIED. Once again, the undersigned denies-all insinuations, allegations and accusations that I had any knowledge of plans, anticipated actions, activities, methods, techniques or any such appearance of cooperation with any other party concerning issues related to Robert David Steele.

DENIED. Once again, the undersigned denies all insinuations, allegations and accusations that I have created "fake evidence" or evidence of a fake nature. The notion of this allegation is denied in the strongest possible terms in all its forms. This is a falsehood and devoid of truth.

#### III. COMPLAINT FILED WITH HUMAN RIGHTS COMMISSION

Attached for the record is the Complaint submitted to the San Francisco Human Rights Commission. [Exh.

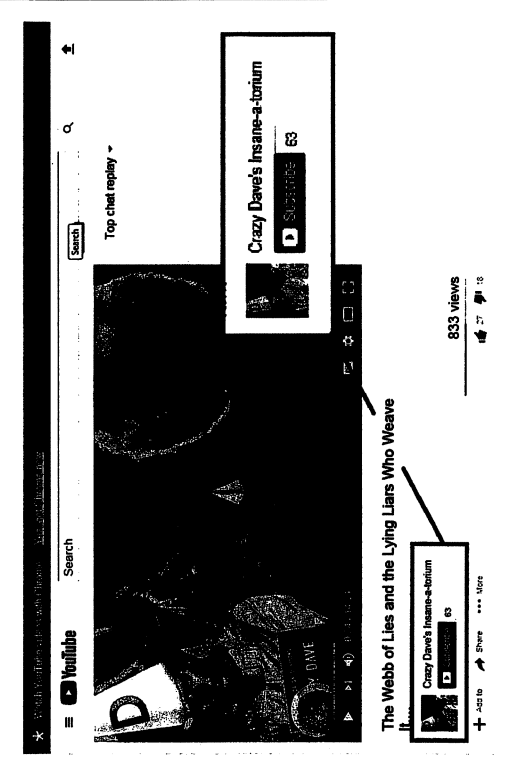
51

**DECLARATION OF D.GEORGE SWEIGERT - 3** 

	2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 9 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 4 of 22 PageID# 712
1	
2	
3	I hereby attest that all exhibits are accurate and true reproductions of their source appearance (from Internet
4	web-sites). I hereby attest that the foregoing statements have been made under penalties of perjury.
5	
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7	Dated this day of May 30, 2018
8	7.60000
9	D. GEORGE SWEIGERT
10	D. GFOR Song
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28	DECLARATION OF D.GEORGE SWEIGERT - 4

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 10 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 5 of 22 PageID# 713 LIST OF EXHIBITS YouTube show "The Webb of Lies and the Lying Liars Who Weave It ....". May 9, 2018 I. II. Report: Port of Charleston Dirty Bomb Hoax and Social Media Liability YouTube show Serco's Four Horsemen and the North Tower on 9/11 with Special Guest III. David Hawkins", May 29, 2018 IV. YouTube show The Anonymous DarkNet Cult of Michael", published March 29:2018 V. Complaint to the San Francisco Human Rights Commission **DECLARATION OF D.GEORGE SWEIGERT - 5** 

# https://www.youtube.com/watch?v=Dc4blrDmrhA



**DECLARATION OF D.GEORGE SWEIGERT - 7** 

2:18-cv-01633-RMG Case 3:17-cv-00601-MHL 

> Report: The Port of Charleston Dirty Bomb Hoax and Social Media Liability by Dave Sweigert (Author)

客食なない。 15 customer reviews

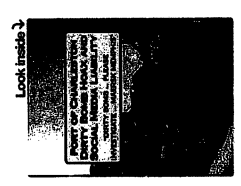
· See all formats and editions

Paperback \$6.95 3 New from \$6.95

supposed assassination plots, and generate fear over unsafe consumer products. The next generation of The only report that has ever been written about the Port of Charleston, S.C. Dirty Bomb Hoax of June infrastructure. Seemingly, these deception merchants operate with no threat of legal action. This fertile environment has allowed the consequence-free attacks on maritime ports, generation of hysteria of 14, 2017. This bookiet describes how social media hoax news sites can attack America's critical



Author interviews, book reviews, editors picks, and more. Read it now The Amazon Book Review





· Read more

DECLARATION OF D.GEORGE SWEIGERT - 9

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 15 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 10 of 22 PageID# 718 **EXHIBIT THREE DECLARATION OF D.GEORGE SWEIGERT - 10** 

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 16 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 11 of 22 PageID# 719

https://www.youtube.com/watch?v=S9TVLd6ykG8

6,161 views

Serco's Four Horsemen and the North Tower on 9/11 with Special Guest David Hawkins

**DECLARATION OF D.GEORGE SWEIGERT - 11** 

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 17 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 12 of 22 PageID# 720 **EXHIBIT FOUR** DECLARATION OF D.GEORGE SWEIGERT - 12

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 18 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 13 of 22 PageID# 721

https://www.youtube.com/watch?v=IUT8hMfzus0&t=923s

31,752 views /paypal.me/crowdsourcethetruth the anonymous death cutt of michael The Anonymous DarkNet Cult of Michael Published on Mar 29, 2018 Jason Goodman Share + Add to 

**DECLARATION OF D.GEORGE SWEIGERT - 13** 

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 19 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 14 of 22 PageID# 722 **EXHIBIT FIVE DECLARATION OF D.GEORGE SWEIGERT - 14** 

1 1		9/18 Entry Number 8-3 Page 21 of 38		
	se 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 16 of 22 PageID# 724			
l				
1	D. GEORGE SWEIGERT, C/O			
۱ ا	336 BON AIR CENTER #241 GREENBRAE, CA 94904			
2	GREENBRAE, CA 94904			
3	III IAAN DIOLIT	S COMMISSION		
4	HUMAN RIGHT SAN FRANCISC			
اء				
5	D. GEORGE SWEIGERT	Case No.:		
6				
7	Complainant			
	vs.	COMPLAINT OF D. GEORGE SWEIGERT		
8	PATREON.	GEORGE SWEIGER I		
9				
10	Respondent	1		
1	COMPLAINT OF TRANS	SMISSION OF HATE SPEECH		
11	Now comes D. George Sweigert, a non-attorney layman a	nd California licensed Emergency Medical Technician, to		
12				
13	affirm and attest to the below facts under penalties of perjudices.	ury. The undersigned attests and affirms that all attached		
ľ	exhibits are true and accurate copies of sources (such as Ir	nternet web sites). Contained herein on complaints against		
14	the Respondent for continued gross and reckless promotio	n of bate speech on its social media platform		
15		V P		
16	I. PATREON, INC.			
	PATREON, INC. maintains commercial office sp	pace at 230 9th Street, San Francisco, CA 94103 and 461		
17	28th Street, San Francisco, CA 94131. The following text	annears on the web-site (as of June 1, 2018) advertised as		
18	26 Succi, Sail Plancisco, CA 94151. The following wat	appears on the web-site (as of taile 1, 2016) activitised as		
۱	https:www.patreon.com/about:			
19	In 2013, YouTube musician Jack	Conte was looking for a solution to his		
20	problem: millions of people love	d his videos, but only hundreds of dollars were		
21	hitting his bank account. This didn't add up, so he drafted up an idea (hey, we're			
	, , , ,	lege roommate Sam Yam, now co-founder of eon is the solution to this same problem for over		
22	100k creators.	con is me solution to mis same bronicm for over		
23	TOOK OF CASCASO			
24				
ı	Patreon controls the promulgation of "hate speec	h" via a mechanism known as the "Trust and Safety" team		
25	anfarcement of Community Guidelines, as stated below for	om the web-site: https://www.patreon.com/guidelines : (as		
26	emorecinem of Community Guidelines, as stated below in	om the weo-site. https://www.paneon.com/guideimes : (88		
27	of May 30, 2018).			
28				
ĺ	COMPLAINT OF D.GEORGE SWEIGERT - 1			
- 1				

2:18-cv-01633-RMG Date Filed 07/09/18 Entry Number 8-3 Page 22 of 38 Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 17 of 22 PageID# 725

Please realize that Patreon is a diverse community and, while you may not necessarily agree with someone's point of view, it may not be a violation of our community guidelines. That said, when you see a page on Patreon that you feel violates our community guidelines, please take the time to report them via our reporting tool. You can read more about how to report a creator or a post here. The Trust & Safety team will review the report and if the Community Guidelines have been violated, the team will get in touch with the creator to let them know.

Also appearing on this web-site page is the following text (as of May 30, 2018):

#### **Bullying and Harassment:**

You cannot attempt to intimidate anyone, either directly or by using your influence over others. We treat real life interactions more seriously than online interactions when analyzing whether a line has been crossed, because it can be more threatening and lead to physical violence. When both sides engage in similar behavior, such as feuds between public figures, we are less likely to take action.

#### Threats:

Anyone on Patreon should be able to express their opinion in a way that doesn't threaten another person. In this respect, we take threats of violence very seriously. Any creator or patron threatening the well-being of an individual or group of people will be removed. This includes threatening behavior such as stalking or inciting others to commit violent acts.

The adequacy and effectiveness of the Patreon "Trust and Safety" team is the core issue of the compliant.

The undersigned asserts that the Trust and Safety controls are ineffective. The net result of the ineffectiveness of these controls has been to place the corporation in increased risk of serious civil litigation by the undersigned and hundreds of others.

For example, Patreon has allowed the continued use of its platform by an individual known as Jason David Goodman of 252 7th Avenue, #6S, New York, NY 10001. Mr. Goodman has created a non-legal name (unregistered corporate name) known as "CrowdSource The Truth" (herein CSTT). CSTT has a long history for posting defamatory, slanderous content based on perceived stereotypes that indict racial superiority on the part of Mr. Goodman and his associates.

COMPLAINT OF D.GEORGE SWEIGERT - 2

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#### I. HATE SPEECH CONTENT

Mr. Goodman is fond of using stereotyping to create "triggers" as he calls it to activate the emotional response's of his perceived rivals. Terms such as stupid, worthless, waste of oxygen and worm are terms that Mr. Goodman relies upon to describe the undersigned (a U.S. Air Force veterans with two Masters degrees).

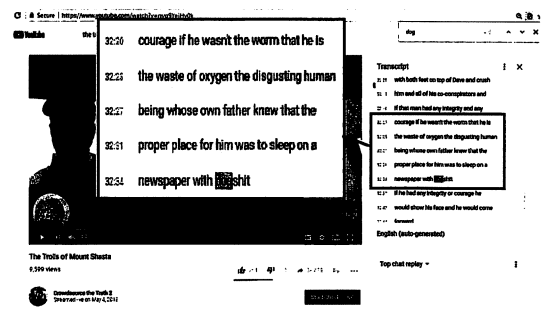


In the dual posted video (posted to Patreon and YouTube simultaneously) entitled "The Trolls of Mt. Shasta" Mr. Goodman arranged for three additional people to focus an entire episode (36 minutes) solely on the undersigned.



COMPLAINT OF D.GEORGE SWEIGERT - 3

06:44: GOODMAN: Dave is stupid I don't know if dave [undersigned] has some mental disability that's for an expert to determine I can only speculate based on the things that he says.



32:20: GOODMAN: if he [undersigned] wasn't the worm that he is .. the waste of oxygen .. the disgusting human being whose own father knew that the proper place for him was to sleep on newspaper with dog shit ...

**COMPLAINT OF D.GEORGE SWEIGERT - 4** 

1 II. PATREON HAS BEEN PREVIOUSLY WARNED ABOUT MR. GOODMAN 2 Herein is the text of an e-mail message to the General Counsel of Patreon on November 29, 2017. 3 From: Spoliation Notice <spoliation-notice@mailbox.org> 4 To: colin@patreon.com, legal@patreon.com, disable@patreon.com Cc: truth@crowdsourcethetruth.org, contact@unrig.net, Spoliation Notice <spoliation-notice@mailbox.org>, 5 feedback <feedback@calbar.ca.gov>, info <info@privacyrights.org> Date: November 29, 2017 at 7:15 PM Subject: Litigation hold -- Doxing and Harassement 6 To: 7 Colin Sullivan Bar no. 285203 8 General Counsel Patreon, Inc. 9 Dear Sir, 10 This notice requests that you begin the process of a litigation hold on all electronic evidence stored, processed or 11 transmitted by your organization for the following account: 12 crowdsourcethetruth 13 The operator of this account is a defendant in a federal lawsuit: 14 Jason Goodman 15 This request is an evidence preservation request to prevent spoliation of electronic evidence that will be sought in federal litigation (please consult Federal Rules of Civil Procedure for guidance). 16 Mr. Goodman is a defendant to allegations that concern public doxing, copyright violations, harassment and hate 17 speech. All which appear to violate the community standards policy of Patreon. 18 Recently, Mr. Goodman has allegedly published a series of videos on your platform that attack the privacy, physical characteristics, and intelligence of private citizens in the State of California that Mr. Goodman perceives may be 19 friends of the plaintiff in this federal lawsuit. 20 Therefore, as your company holds this evidence, and as it will be required to be admitted into the court record, a strong request is hereby made that you preserve this evidence (account application, invoices, payments, video 21 content, records of messages, transactions with Mr. Goodman, etc.). 22 As many of these actions allegedly violate California privacy laws, there is an increased duty to preserve these records as follow-up complaints shall be lodged with the California Attorney General with a copy of this 23 notification. If your organization allows this behavior to persist, serious consideration will be given to adding Patreon as a co-24 defendant in this federal litigation - as your company will only be aiding in the distribution of the offense material. 25 This is a very serious matter as law enforcement has become involved. 26 Thank you. 27 **Evidence Collection Team** 28 COMPLAINT OF D.GEORGE SWEIGERT - 5

Date Filed 07/09/18 Entry Number 8-3

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Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 21 of 22 PageID# 729 1 The undersigned attests and affirms that all embedded exhibits are true and accurate copies of sources (such 2 as Internet web sites or e-mail messages). 3 All of the foregoing is attested to and sworn to under the penalties of perjury. 4 5 Dated this day of May 30, 2018 6 7 8 9 Copies provided via First Class Mail 10 11 **Human Rights Commission** 12 25 Van Ness Avenue, 8th Floor San Francisco, CA 94102 13 hrc.info@sfgov.org 14 General Counsel 15 230 9th Street San Francisco, CA 94103 and 16 General Counsel 17 461 28th Street San Francisco, CA 94131 18 privacy@patreon.com 19 20 21 22 23 24 25 26 27 28 COMPLAINT OF D.GEORGE SWEIGERT - 6

Date Filed 07/09/18 Entry Number 8-3

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Case 3:17-cv-00601-MHL Document 59 Filed 06/07/18 Page 22 of 22 PageID# 730 1 D. GEORGE SWEIGERT, C/O **336 BON AIR CENTER #241** 2 **GREENBRAE, CA 94904** 3 IN THE UNITED STATES DISTRICT COURT 4 FOR THE EASTERN DISTRICT OF VIRGINIA **RICHMOND DIVISION** 5 6 ROBERT DAVID STEELE, ET. AL. Case No.: 3:17-CV-601-MHL 7 Plaintiff. **CERTIFICATE OF SERVICE** 8 VS. JASON GOODMAN, ET. AL. 9 Defendant 10 CERTIFICATE OF SERVICE 11 On this day, May 30, 2018, I have caused to be placed into the U.S. Postal Service true copies of the attached 12 pleading (with First Class postage affixed) to the following parties. 13 14 Fernando Galindo, Clerk U.S. District Court, E.D. VA 15 **Federal Courthouse** 701 East Broad Street 16 Richmond, VA 23219 17 **Steven S. Biss (VSB # 32972)** 18 300 West Main Street, Suite 102 Charlottesville, Virginia 22903 19 **Terry Catherine Frank** 20 Kaufman & Canoles PC 1021 E. Cary Street, Suite 1400 21 PO Box 27828 22 Richmond, VA 23219 23 Jason Goodman 252 7th Avenue #6S 24 New York, NY 10001 25 I hereby attest under the penalties of perjury that the foregoing is true and accurate. 26 D. GEORGE SWEIGHRIV

D. GEORGE SWEIGHRIV 27 28 **CERTIFICATE OF SERVICE - 1** 

Date Filed 07/09/18 Entry Number 8-3

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### PUBLIC ARTIFACT NUMBER FIVE:

Relevant remarks made by Jason Goodman in YouTube video posted to the Jason Goodman channel.

https://www.youtube.com/watch?v=XtR0aTqOnhA



\*\*This is a Test of the Mobile Skype Broadcasting System\*\* with Special Guest Quinn Michaels



4,091 views

The above image was captured at:



PLAINTIFF'S SECOND REQUEST FOR JUDICIAL NOTICE [RJN]

In the video entitled, "\*\*This is a Test of the Mobile Skype Broadcasting System\*\* with Special Guest Quinn Michaels, dated 7/2/2018, (https://www.youtube.com/watch?v=XtR0aTqOnhA) Mr. Goodman proclaims:

GOODMAN. You know Quinn, I posted all of Dave's videos [the undersigned] - or a huge number of Dave's videos - uh, just a couple of weeks ago. And Dave had them taken down by issuing copyright strikes.



50:07 GOODMAN. That's why I wanted to re-post those videos that Dave had made. Cause he is putting them out there and then deleting them. Because I believe he is using YouTube as a communications network.



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Date Filed 07/09/18 Entry Number 8-3 Page 31 of 38

3:17-cv-00601-MHL Steele et al v. Goodman et al

M. Hannah Lauck, presiding **Date filed:** 09/01/2017 **Date of last filing:** 06/13/2018

# History

Doc. No.	Dates	S	Description
1	Filed: Entered:	09/01/2017 09/05/2017	<b>④</b> Complaint
	Filed & Entered:	09/08/2017	Notice of Correction
<u>2</u>	Filed & Entered:	09/08/2017	Corporate Disclosure Statement
<u>3</u>			Proposed Summons
<u>4</u>	Filed & Entered:	09/08/2017	Proposed Summons
<u>5</u>	Filed & Entered:	09/08/2017	Proposed Summons
<u>6</u>	Filed & Entered:	09/08/2017	Summons Issued
<u>7</u>	Filed & Entered:	09/08/2017	Proposed Summons
<u>8</u>	Filed & Entered:	09/11/2017	<b>⊙</b> Order
<u>9</u>	Filed & Entered:	09/12/2017	Financial Disclosure Statement
<u>10</u>	Filed & Entered:	09/12/2017	Summons Issued
<u>11</u>	Filed & Entered:	09/21/2017	◆ Affidavit
	Filed & Entered:	09/22/2017	Notice of Correction
<u>12</u>	Filed & Entered:	09/28/2017	Summons Returned Executed
<u>13</u>	Filed & Entered:	10/05/2017	Summons Returned Executed
<u>14</u>	Filed & Entered:	10/06/2017	Answer to Complaint
<u>15</u>	Filed & Entered: Terminated:	10/17/2017 10/24/2017	Motion for Extension of Time to File Answer
<u>16</u>	Filed & Entered:	10/24/2017	Order on Motion for Extension of Time to Answer
<u>17</u>	Filed & Entered:	11/02/2017	Certificate of Service
IX I	Filed: Entered:	11/02/2017 11/03/2017	Summons Returned Unexecuted
<u>19</u>	Filed & Entered:	11/06/2017	Summons Returned Executed
<u>20</u>	Filed & Entered:	11/08/2017	Notice of Appearance
/ 1 1	Filed & Entered: Terminated:	11/08/2017 04/11/2018	Motion to Dismiss
<u>22</u>	Filed & Entered:	11/08/2017	Memorandum in Support
<u>23</u>	Filed & Entered:	11/15/2017	Request for Hearing
<u>24</u>	Filed & Entered:	11/20/2017	Memorandum in Opposition
<u>25</u>	Filed & Entered:	11/27/2017	Motion for Extension of Time to File Response/Reply

	Terminated:	11/28/2017		
<u>26</u>	Filed & Entered:	11/28/2017	Order on Motion for Extension of Time to File Response/Reply	
<u>27</u>	Filed & Entered: Terminated:	12/04/2017 12/05/2017	Motion for Extension of Time to File Response/Reply	
<u>28</u>	Filed & Entered:	12/05/2017	Order on Motion for Extension of Time to File Response/Reply	
<u>29</u>			Reply to Response to Motion	
<u>30</u>	Filed & Entered: Terminated:	01/23/2018 03/09/2018	Request Entry of Default	
<u>31</u>	Filed: Entered:	02/21/2018 02/22/2018	<b>○</b> Letter	
<u>32</u>	Filed & Entered:	02/23/2018	<b>○</b> Letter	
<u>33</u>	Filed & Entered:	03/01/2018	• Letter	
<u>34</u>	Filed & Entered:			
<u>35</u>	Filed & Entered:	03/09/2018	Order on Motion for Entry of Default	
<u>36</u>	Filed & Entered: Terminated:	03/25/2018 04/11/2018	● Motion to Amend/Correct	
<u>37</u>	Filed & Entered:	03/25/2018	Memorandum in Support	
<u>38</u>	Filed & Entered:	04/11/2018	Order on Motion to Amend/Correct	
<u>39</u>	Filed & Entered:	04/13/2018		
<u>40</u>	Filed & Entered:	04/17/2018	Proposed Summons	
<u>41</u>	Filed & Entered:	04/19/2018	Summons Issued	
<u>42</u>	Filed & Entered: Terminated:	04/26/2018 04/27/2018	● Motion for Extension of Time to File Response/Reply	
<u>43</u>	Filed & Entered:	04/27/2018	Order on Motion for Extension of Time to File Response/Reply	
<u>44</u>	Filed: Entered:	04/30/2018 05/01/2018	Answer to Complaint	
<u>45</u>	Filed: Entered:	04/30/2018 05/01/2018	Motion to Dismiss	
<u>46</u>	Filed: Entered:	04/30/2018 05/01/2018	● Motion to Sever	
<u>47</u>	Filed & Entered:	05/11/2018	Motion to Dismiss for Failure to State a Claim	
<u>48</u>	Filed & Entered:	05/11/2018	Memorandum in Support	
<u>49</u>	Filed & Entered:	05/14/2018	Memorandum in Opposition	
<u>50</u>	Filed & Entered:	05/14/2018	Memorandum in Opposition	
21	Filed: Entered:	05/22/2018 05/23/2018	● NOTICE	
_ <b>\</b> /	Filed: Entered:	05/23/2018 05/24/2018	Reply to Response to Motion	
<u>53</u>	Filed & Entered:	05/25/2018	Memorandum in Opposition	
<u>54</u>	Filed & Entered:	05/25/2018	● NOTICE	
<u>55</u>	Filed:	05/29/2018	● NOTICE	

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	Entered:	05/30/2018	
<u>56</u>	Filed & Entered:	05/30/2018	● NOTICE
<u>57</u>	Filed & Entered:	05/31/2018	Reply to Motion
	Filed: Entered:	06/01/2018 06/04/2018	• NOTICE
<u>59</u>	Filed & Entered:	06/07/2018	● NOTICE
<u>60</u>	Filed: Entered:	06/13/2018 06/14/2018	• NOTICE

PACER Service Center					
Transaction Receipt					
07/05/2018 11:49:49					
PACER Login:		Client Code:			
Description:	History/Documents	Search Criteria:	3:17-cv-00601- MHL		
Billable Pages:	2	Cost:	0.20		

## PUBLIC ARTIFACT NUMBER SEVEN:

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https://www.youtube.com/static?template=terms

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